UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

FLEXIBLE COMPOSITE HERNIA MESH PRODUCTS LIABILITY LITIGATION This document relates to:	: MDL DOCKET NO. 2782 : CIVIL ACTION NO. : 1:17-MD-02782-RWS :
Ronald Oxendine	: Civil Action No.:
SHORT FOR	M COMPLAINT
Come now the Plaintiff(s) named bel	ow, and for their Complaint against the
Defendants named below, incorporate th	ne Master Complaint in MDL No. 2782 by
reference. Plaintiff(s) further show the c	court as follows:
1. Plaintiff Implanted with Physiomes	sh
Ronald Oxendine	
2. Plaintiff's Spouse (if applicable)	
 Other Plaintiff and capacity (i.e., acconservator) 	dministrator, executor, guardian,
N/A	

4.	State of Residence and Citizenship of each Plaintiff (including any Plaintiff in a representative capacity) at time of filing of Initial Complaint North Carolina		
5.	State of Residence and Citizenship at the Time of Implantation		
	North Carolina		
6.	District Court and Division in which personal jurisdiction and venue would be proper absent direct filing.		
7.	Defendants (Check Defendants against whom Complaint is made):		
	A. Ethicon, Inc.		
	B. Johnson & Johnson		
8. 3	Basis of Jurisdiction		
	Diversity of Citizenship (28 U.S.C. § 1332(a))		
	Other:		
	A. Paragraphs in Master Complaint upon which venue and jurisdiction lie:		
	11-12		

Gi.		
	49114	

9.

Date(s) Plaintiff was Implanted with Physiomesh (list date of each implant surgery, where applicable, on separate line)	Hospital(s) where Plaintiff was implanted with Physiomesh (include City and State of Hospital)	
11/28/11;	First Health of the Carolinas PO BOX 3000 PINEHURST, NC	H. Willy Chu, MD 5 FirstVillage Drive Pinehurst, NC

	its in the Master Complaint brought by Plaintiff(s):
X	Count I – Strict Product Liability – Defective Design
X	Count II - Strict Product Liability - Failure to Warn
X	Count III - Strict Product Liability - Manufacturing Defect
X	Count IV – Negligence
X	Count V - Consumer Protection Laws (Please identify applicable State Consumer Protection law(s) and state any additional facts and legal basis for application of State Consumer Protection law(s) in this case)
Norti	Carolina Consumer Protection Law
X	Count VI – Gross Negligence
X	Count VI – Gross Negligence Count VII – Loss of Consortium
X	Count VII – Loss of Consortium
X	Count VII – Loss of Consortium Count VIII – Punitive Damages Count IX – Discovery Rule, Equitable Tolling/Estoppel (Please state any additional facts and legal basis for Discovery Rule and

Other Count(s) (Please state factual and legal basis for other claim not included in the Master Complaint below):	S
ociow).	
Jury Trial is Demanded as to All Counts	
Jury Trial is NOT Demanded as to Any Count	
s//s Nicholas Farnolo	
Attorney(s) for Plaintiff	
ddress, phone number, email address and bar information:	
licholas Farnolo, Esq.	
lapoli Shkolnik PLLC	
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Melville, NY 11747	